REMARKS

Reconsideration of this application, as amended, is respectfully requested.

Claims 1-5 and 7-11 are currently pending in this application, with Claims 1 and 7 being independent. As indicated above, Claims 1, 3, 7, and 11 have been amended.

In the Office Action, Claims 1 and 2 were rejected under 35 U.S.C. §103(a) as being unpatentable over U.S. Patent 7,085,591 to *Gancarcik et al.* in view of Pub. No. US 2003/0197488 A1 of *Hulvey*; Claims 3-5 and 7-11 were rejected under 35 U.S.C. §103(a) as being unpatentable over *Gancarcik* in view of *Hulvey* and further in view of U.S. Patent No. 6,697,638 to *Larsson* or U.S. Patent No. 6,795,688 to *Plasson*.

Accordingly, in order to further distinguish the claims from the Examiner's cited art, as indicated above, Claims 1, 3, 7 and 11 have been amended to more clearly recite that an ID (Identification) key for entering a specific ID, wherein the specific ID discriminates between a wired communication service and a wireless communication service, which is not disclosed in any of the cited references. More specifically, it is respectfully submitted that neither the Gancarcik, Hulvey, Larsson, nor Plasson, either alone or in combination, teaches this recitation of the amended independent claims.

Therefore, based upon the amendments and argument above, it is respectfully submitted that amended independent Claims 1 and 7 are patentably distinct from the Examiner's cited art as none of these references teach or suggest for entering a specific ID, wherein the specific ID discriminates between a wired communication service and a wireless communication service. Accordingly, it is respectfully requested that the rejection of amended independent Claims 1 and 7 be withdrawn, and it is respectfully submitted that these claims are in condition for allowance.

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Without conceding the patentability of dependent Claims 2, 3, 4, 5, 8, 9, 10 and 11, based at

least upon their dependence from independent Claims 1 and 7, respectively, these claims are likewise

believed to be in condition for allowance.

Accordingly, all of the claims pending in the Application, namely, Claims 1-5, and 7-11 are

believed to be in condition for allowance. Should the Examiner believe that a telephone conference

or personal interview would facilitate resolution of any remaining matters, the Examiner may contact

Applicant's attorney at the number given below.

Respectfully submitted,

Sant family

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